## EXHIBIT A

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

## United States District Court

for the

Eastern District of Michigan

JOHN DOE 1 and JOHN DOE 2	)
Plaintiff V.	) Civil Action No. 2:20-cv-13287-DPH-EAS
v.	) CIVII ACUOII NO. 2.20-CV-13267-DI 11-LAS
REV. MIROSLAW KROL, et al.	)
Defendant	)
SUBPOENA TO PRODUCE DOCUME OR TO PERMIT INSPECTION OF	
To: Archdiocese of Detroit	
(Name of person to who	om this subpoena is directed)
✓ Production: YOU ARE COMMANDED to produ	ice at the time, date, and place set forth below the following
documents, electronically stored information, or objects, and	to permit inspection, copying, testing, or sampling of the
material: PLEASE SEE ATTACHMENT	
Place: SALVATORE PRESCOTT PORTER & PORTER	Date and Time: Friday, April 23, 2021
105 E. Main St., Northville, MI 48167	5:00 pm ET
Phone: (248) 679-8711 email: salvatore@sppplaw.c	om
Inspection of Premises: YOU ARE COMMANDI	ED to permit entry onto the designated premises, land, or
other property possessed or controlled by you at the time, dat	
may inspect, measure, survey, photograph, test, or sample the	e property or any designated object or operation on it.
Place:	Date and Time:
The following provisions of Fed. P. Civ. P. 45 are at	tached – Rule 45(c), relating to the place of compliance; Rule
45(d), relating to your protection as a person subject to a subj	
respond to this subpoena and the potential consequences of n	
03/31/2021 Date:	
	COLIDE
KINIKIA D. ESSIX, CLERK OF	- 0
	OR Jennifer B Sakvaf ore
Signature of Clerk or Deputy (	Clerk Attorney's signature
The name, address, e-mail address, and telephone nu	umber of the attorney representing (name of party)
Plaintiffs John Doe 1 & 2	, who issues or requests this subpoena, are:
Jennifer Salvatore, 105 E. Main St, Northville, MI 48167, Phor	ne: (248) 679-8711 E-mail: salvatore@sppplaw.coom

## Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

## <u>ATTACHMENT TO SUBPOENA</u> DIRECTED TO ARCHDIOCESE OF DETROIT

(1) Please produce any and all records and correspondence in the
possession of the Archdiocese of Detroit regarding Fr. Miroslaw Krol, including but
not limited to any concerns, complaints or investigations regarding any misconduct
or sexual impropriety or other allegations made regarding Fr. Miroslaw Krol
involving his time at Orchard Lake Schools or related to the Sweetest Heart of Mary
Church, including but not limited to any concerns brought forward by Father John
Doe 3, by Dr. John Doe 2, by Father, by
Fr.

- (2) Please also produce any and all documents regarding any contacts that Fr. had with Archbishop Vigneron or others at the Archdiocese regarding his treatment at OLS and/or his reporting concerns about sexual misconduct and/or pedophilia involving , a deacon at the OLS seminary in or around Spring of 2017.
- (3) Please produce all documents regarding any investigation done by the Archdiocese, including but not limited to the investigation materials and report by regarding any complaint involving Father Miroslaw Krol.
- (4) Please produce any and all communications between the Archdiocese of Detroit and law enforcement (including but not limited to the Michigan Attorney General's Office) regarding Father Krol and/or
- (5) Please produce all correspondence between the Archdiocese of Detroit and the Archiodese of Newark regarding Father Miroslaw Krol.